

Message

From: Snyderman, Steven [Snyderman.Steven@epa.gov]
Sent: 1/2/2020 4:49:24 PM
To: Tyler, Jennifer-R [Tyler.Jennifer-R@epa.gov]
CC: Walls, Cassi [Walls.Cassi@epa.gov]; Kramer, George [Kramer.George@epa.gov]; Olinger, Christine [Olinger.Christine@epa.gov]; Mannix, Marianne [Mannix.Marianne@epa.gov]; Khan, Matthew [khan.matthew@epa.gov]; Friedman, Dana [Friedman.Dana@epa.gov]
Subject: FW: Clarification for Updated Imidacloprid Residential Exposure Assessment
Attachments: Imidacloprid HED Scoping Document (D353984).pdf; Draft Imidacloprid PID 1.2.20.docx

Jen,

I believe this email should have gone [see below]. PRD still has two pressing questions for HED on the imidacloprid PID to move forward. I realize many people are still on break but if anyone's able to answer these questions they'd be greatly appreciated.

Deliberative Process / Ex. 5

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From: Khan, Matthew
Sent: Thursday, December 19, 2019 9:28 AM
To: Walls, Cassi <Walls.Cassi@epa.gov>
Cc: Snyderman, Steven <Snyderman.Steven@epa.gov>; Mannix, Marianne <Mannix.Marianne@epa.gov>
Subject: Clarification for Updated Imidacloprid Residential Exposure Assessment

Hi Cassi,

I've been helping Steven with the RTC portion of the imidacloprid PID and I have a question pertaining to HED's *Imidacloprid. Updated Residential Exposure Assessment in Response to Draft Risk Assessment (DRA) Comments*. The RTC is based on a comment from Bayer (EPA-HQ-OPP-2008-0844-1247), and is summarized below:

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I did not see a response to this comment in the HED RTC. Am I overlooking something or did we respond to these concerns elsewhere? Could you help shed some light on this?

Thank you,

Matt

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